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# The Las Vegas Gazette.

ESTABLISHED 1872.  
Published in the leading city of the Territory of New Mexico.

VOL. XIII.—NO. 283.

LAS VEGAS, TUESDAY MORNING, JUNE 1, 1886.

PRICE, FIVE CENTS.

ESTABLISHED IN 1881.  
**A.A. & J.H. WISE**  
The Men Who

**SELL THE REAL ESTATE**  
Want a Buyer for

**117x150 ft. Unimproved GROUND**  
On North Side of Douglas Ave

Cheap to Cash Buyer, Fine Location.  
Also want a buyer for

**A GOOD PAYING WELL ESTABLISHED BUSINESS.**

Those desiring Real Estate or a business at low prices can find the same for sale on our books.

**If You Want to Buy**  
Call and see our list of property, both realty and personal.

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A Good List of

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LAS VEGAS, NEW MEXICO

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Of Las Vegas.

GEO. J. DINKEL, President.  
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**CAPITAL - \$50,000**

TRANSACTS A GENERAL BANKING BUSINESS.

East Las Vegas, New Mexico.

**TROPICAL STORE.**  
D. BOFFA.

Bridge Street, Las Vegas, N. M.

**Tropical and Domestic Fruits**  
IN SEASON.

**IMPORTED GOODS OF ALL KINDS**

**Confectionery, Cigars,**  
AND

**TOBACCO**

**J. S. ELSTON,**  
**PAINTER,**

**PAPER-HANGER,**  
AND

**DECORATOR.**

THOROUGH WORKMANSHIP AND AMPLIFIED FACILITIES.

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Sixth St., Opposite Post Office.

**Gazette Job Office**

Can turn out work quicker, in better style and at lower prices than any other office in the City of Las Vegas.

## HONORING HEROES.

**A Beautiful Display at Grant's Tomb.**

The Maxwell Case to go to the Jury Tomorrow.

Defeat of the Home Rule Bill Conceded by all Parties.

Two Men Killed on Joe Hampson's Ranch by Apaches.

Slush and Hot Regarding Cleveland and His Intended Bride, Etc., Etc.

The Day in New York.

NEW YORK, May 31.—Almost with the first dawn of daylight, people began to assemble around General Grant's tomb, and by 10 o'clock hundreds were on the bluff overlooking the Hudson.

A platform had been built on each side of the tomb and at daybreak the business of arranging the floral decorations on and around the latter began. The front of the tomb was draped with ivy sprays so thickly as to almost hide the rock. On each side of the gate were beautiful wreaths of lilies, red and yellow roses and ferns. The iron bars of the gate were entwined with sprays of smilax and roses. On top of the gate there was a crown of magnificent lilies and other flowers with a white dove descending on it, and round a half circle the inscription:

"FAITHFUL IN DEATH."

Over the keystone of the tomb stood a floral cross of ferns, eastern lilies, roses and smilax. The interior of the tomb was a mass of palm branches, foliage plants and ferns. In front of the entrance was a three-inch gun composed of white immortelles, with a carriage of ivy and a white dove on the muzzle.

The members of the Grand Army who took part in the ceremonies at the tomb went up the Hudson by steamer and marched thence to the cemetery.

During the march to the tomb the North Atlantic squadron fired minute guns. In front of the grand stand the exercises opened by the playing of Chopin's Funeral March. This was followed by the reading of the

GRAND ARMY RITUAL, after which the Amphion Musical society sang the hymn "Nearer My God to Thee." Rev. Dr. Storer, Brooklyn, then offered a prayer. When he had finished there followed a responsive service from the Grand Army ritual, in which Chaplain G. Williams, the Amphion society, Commander H. M. Calvert took part. The Amphion society then sang "Ye Heroes Who Immortal Live," and the ceremonies closed with a long address by General Logan.

This new announcement of the result of the Chamberlain meeting caused intense excitement in the lobby of the house of commons.

The ministerialists admitted that defeat was sure and there was a general rush of members to telegraph offices to send orders to their election agents to prepare for an immediate dissolution of parliament.

The conservative wings estimate the conservative vote at 232, the Harrington and Chamberlain section at 90, the liberal absentees at 25, and the vote of Gladstones and Parnellites at 279, making a majority against the bill of 51.

The Brighton Beach Races.

BRIGHTON BEACH, May 31.—The first race, five furlongs, Bob Simmons won, M'liis second, Jonglense third. Time, 1:14.

The second race, for maidens, five furlongs, Alcinora won, Dixie Brunette second, Ella H. third. Time, 1:03.

The third race, selling allowances, three-fourths of a mile, Brunswick won, Barbara second, Chickadee third. Time, 1:17.

The fourth race, selling allowances, three-fourths of a mile, Hotachime won, Commander second, Lute String third. Time, 1:14.

The fifth race, for the Engeman memorial stakes, all ages, one and one-eighth miles, Barum won, Keokuk second, Santa Clause third. Time, 1:58.

The sixth race, all ages seven furlongs, Tattler won, Deliah second, Orlando third. Time, 1:31.

For the Relief of the Postmasters.

WASHINGTON, May 31.—A move will be made on Tuesday or Wednesday to secure action on the part of the house postoffice committee upon the Peters' bills granting relief to third and fourth-class postmasters in the matter of expenses for light, rent, fuel and clerk hire. Mr. Patterson, editor of the United States Mail, at Chicago, who is in Washington in the interest of the bill, says he has a sufficient number of pledges from congressmen to secure its passage by the house if he can get the committee to report it favorably, and an effort is to be made at once to secure action.

On the Trail.

WASHINGTON, May 31.—It is said at the White house this evening that Miss Folsom is expected in Washington with her mother some time on Wednesday and that the party will go to the White house immediately on their arrival in this city.

## LAND CLAIMS.

**Provisions of Joseph's Bill to Settle Same.**

As Passed by the House of Representatives, and Now Awaiting Action by the Senate.

Delegate Antonio Joseph's bill to provide for the settlement of private land claims reads substantially as follows:

Be it enacted, That for the purposes of ascertaining and settling private land claims in the territories of New Mexico and Arizona and in the state of Colorado a commission is hereby constituted, to consist of three commissioners, one of whom shall be skilled in the Spanish and English languages, to be appointed by the president.

The commission shall continue for four years from the date of the passage of this act, unless sooner discontinued by the president. There shall also be appointed by the president a competent attorney, whose duty it shall be to attend the sessions of the said commission in behalf of the United States, and in all things to represent the interests of the United States in the matters coming before the said commission. A secretary shall also be appointed by the said commissioners, and two clerks, whom the commissioners shall select.

The commissioners shall hold their sessions for the filing and examination of claims at such times and places as the president shall direct, of which they shall give public notice, such notice to be published in at least four newspapers published in the land district in which the claim is situated, and also by posted notices, printed in both the Spanish and English languages, and all such notices shall fully state the object and purposes of such session.

Two commissioners shall constitute a quorum, and each of said commissioners is authorized to administer oaths; and the board may summon witnesses and issue writs of subpoena to compel their attendance. A complete record shall be kept, which record, together with all testimony, taken in writing, shall be recorded and preserved.

All process and subpoenas issued by the board shall run in the name of the United States, and be directed to the marshal of the United States for the proper judicial district. The marshal shall appoint one or more deputies, which deputies shall execute all process issued by the commission.

Each and every person claiming lands in the sections mentioned in this act, by virtue of any authority derived from the Spanish or Mexican governments, which authority the government of the United States is bound to respect under the provisions of the treaty of Guadalupe Hidalgo, or the Gadsden treaty, or under the usages and customs of Spain and Mexico in the disposal of lands, shall present the same to the said commissioners, together with such evidence and testimony of witnesses as the said commissioners shall require in support of such claim; and wherever a claim is presented before the said commission, it shall be the duty of the commission, before proceeding to hear the same, to ascertain and determine the extent thereof in number of acres; and all final decisions shall be limited and determined by said preliminary determination, and for the purpose of such determination the said commission shall have control of the archives now on file in the offices of the several surveyors general.

It shall be the commissioners' duty to decide promptly upon the validity of such claim, and, within thirty days after such decision is rendered, to certify the same to the clerk of the United States territorial or district court in and for the district in which such claim shall be rendered. And such claimants, before the title to any such claim shall be confirmed to them shall show that they have paid all taxes due on the same. Any person or corporation claiming an adverse title or right, under the United States or otherwise, to any part of the land so claimed, or who shall be in the actual possession of the land so claimed, or any part thereof, otherwise than by the lease or permission of the claimant, at the time of the passage of this act, shall be entitled to and shall have the right to intervene as a party in interest in the cause or proceedings before the said commissioners, by attorney or otherwise, at any time before decision has been rendered by said commissioners, and to submit evidence contesting, in whole or in part, the right of the claimant or the existence or validity of the alleged grant or claim, which evidence so submitted shall be considered by the commissioners in making their decision. No alien, or person who is not a citizen of the United States, shall acquire title to any lands subject to the decision of this commission, unless his right to the same is clearly provided for by any of the treaties herein referred to.

In all cases of the rejection or confirmation of any claim by the board of commissioners, it shall and may be lawful for the claimant, or for the district attorney in behalf of the United States, or for any intervenor, to present a petition to the district court of the United States in which the land claimed is situated, praying the said court to review the decision of the said board of commissioners, and to decide on the validity of such claim.

The territorial or district court shall proceed to render judgment upon the pleadings and evidence in the case, and upon such further evidence as may be taken by order of said court, and upon application of the party against whom judgment is rendered, grant an appeal to the supreme court of the United States, upon such security for costs in the district and supreme courts, in case the judgment of the district court shall be affirmed, as the said court shall prescribe; if the party desiring to appeal is unable to give such security, the appeal may be allowed without security.

Where no petition for a review of the proceedings and decision of the said board of commissioners shall be filed by either party within the period of six months from the date of the filing in the

proper court of the transcript of such proceedings and decision in any case, such decision shall become final and conclusive.

All lands the claims to which have been finally rejected by the commissioners or which shall be finally decided to be invalid by the district or supreme court, and all lands the claims to which shall not have been presented to the said commissioners within three years after the date of the passage of this act, shall be considered as part of the public domain of the United States; and for such claims finally confirmed by the commissioners, or district or supreme court, a patent shall issue to claimant upon his presenting to the commissioner of the general land office an authentic certificate of such confirmation, and a plat or survey of the said land, duly certified or approved by the surveyor general of the territory or state in which such land is situated.

If the title of the claimant to such land shall be contested by any other person by reason of conflict of boundaries of confirmed claims, it shall and may be lawful for such person to present a petition to the district or territorial judge of the United States for the district in which such lands are situated, plainly and distinctly setting forth his title thereto, and praying the said judge to hear and determine the same, a copy of which petition shall be served upon the adverse party thirty days before the time appointed for hearing the same. And provided further, That it shall and may be lawful for the district judge of the United States, upon the hearing of such petition, to grant an injunction to restrain the party at whose instance the claim to the said land has been confirmed from suing out a patent for the same until the title thereto shall have been finally decided.

The provisions of this act shall extend to any town lot, farm or pasture lot, and under any grant which may be entitled to confirmation under this government, for the establishment of a city, town, or village, by the Spanish or Mexican governments; but no individual claimant to any such lots or parcels of land situated within and a part of any such grant so made for the establishment of a city, town, or village shall be allowed to sue out a patent for such land, unless the title thereto shall have been derived from the original owners thereof under such grant, or their heirs or assigns.

The fact of the existence of a city, town, or village on the 4th day of July, 1848, shall be prima facie evidence of a grant to such city, town, or village.

Wherever evidence shall be adduced by a claimant of the continuous occupancy and possession by such claimant, by himself or his ancestors or grantors, for forty years next preceding the passage of this act, of the piece or parcel of land, not exceeding eighty acres in extent, so occupied, possessed, and claimed by such claimant, and not included within the limits of any grant for the establishment of a city, town or village, no further evidence of title or ownership shall be necessary or required from such claimant to or in such piece or parcel of land.

The final decrees rendered by the commission, or the district or supreme courts of the United States, or any patent to be issued under this act, shall be conclusive between the United States and said claimants only, and shall not affect the interests of third parties.

Each commissioner appointed under this act shall be paid five thousand dollars per annum, the secretary three thousand dollars per annum, and the clerks and stenographers one thousand eight hundred dollars per annum; and necessary and reasonable traveling expenses. The attorney for the United States shall be paid five thousand dollars per annum.

Section eight of the act of congress approved July 22, 1854, entitled: "An act to establish the offices of surveyor general of New Mexico, Kansas, and Nebraska, to grant donations to actual settlers therein, and for other purposes, is hereby repealed: Provided, That the filing of a claim in good faith, as provided in the act, shall have the effect of its pendency as to all persons subsequently entering upon the lands or any portion thereof or acquiring any interest therein embraced within such claim.

Memorial Day at the Capital.

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OF EVERY DESCRIPTION.

Gold Watches, Diamonds, Silver Watches, Gold Chains, Bracelets, Pins and Sleeve Buttons, Silverware, Filigree Jewelry, Repairing of Fine Watches a Specialty.

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## J. J. FITZGERRELL,

**THE LIVE**

**Real Estate**

—AND—  
**Financial Agent for Capitalists.**

COR. GRAND AVE. AND CENTER ST.  
Las Vegas, New Mexico.

A SPECIALTY MADE IN INVESTING AND LOANING MONEY FOR EASTERN CAPITALISTS, OF WHOM I HAVE A LARGE LINE OF CORRESPONDENTS.

I have UNUSUAL FACILITIES for the INVESTIGATION OF THE PEOPLE, enabling me to make INVESTMENTS of all kinds, such as the purchase of RANCH, GRAIN and CITY PROPERTY, and making LOANS for CAPITALISTS to better ADVANTAGE than they can for THEMSELVES.

There is a grand future before NEW MEXICO. Business is beginning to look up rapidly. Now is the time to make investments before prices advance too high.

There has been a marked improvement in REAL ESTATE during the past 60 days, and there is no doubt the coming spring will witness a sharp advance in REAL ESTATE, when those who made investments in property will reap a rich reward.

The incoming tide of business improvement is beginning to be felt and will cause a genuine boom the coming year. Now is the time to invest. "A hint to the wise is sufficient."

I HAVE FOR SALE one of the best paying well established manufacturing enterprises in the Territory. Can be bought to advantage.

I HAVE FOR SALE one of the best business concerns in the city, renting for 20 per cent on the investment.

I HAVE FOR SALE an elegant piece of real-estate property in an excellent neighborhood, that is paying 30 per cent on the investment.

I have a business opening for \$5,000 to \$10,000 that is absolutely safe, and will pay from 20 to 25 per cent on the investment. Come and see my list of ranch, ranch and cattle investments before purchasing elsewhere.

I HAVE the largest line of real, improved and unimproved property for sale to be found in the Territory. Call on J. J. FITZGERRELL, you will find him alive to business interests and courteous to all. Before investing, call and see him. Fitzgerrell's Guide to New Mexico. Free to all.

**Down with High Prices!**

**Dry Goods**  
In the city yet opened.

From this time on we will sell only for Cash in order to reduce prices on all kinds of goods.

The following are some of our prices:

100 PIECES CARPETS.

Hemp, 4-4, 30c per yard  
Cotton, 4-4, 30c per yard  
Wool and Cotton, 4-4, 30c per yard  
All wool, extra super fine, 4-4, 70c per yard  
Best all wool, 4-4, 80c per yard  
Brussels, 3-4, 70c per yard  
Body Brussels, 3-4, 80c per yard  
Velvet, 4-4, 1.25 per yard

DOMESTIC DEPARTMENT.

500 Pieces Prints.  
Common, 4-4, 20 yards for \$1.00  
Medium, 4-4, 15 yards for \$1.00  
Best standard, 4-4, 10 yards for \$1.00

300 Pieces Domestic.

Carve River, 3-4, 20 yards for \$1.00  
Security, 3-4, 15 yards for \$1.00  
Industry, 4-4, 10 yards for \$1.00  
Farmers' Choice, 4-4, 10 yards for \$1.00  
Blackstone, 4-4, 10 yards for \$1.00

200 Pieces Ginghams.

Common, 4-4, 14 yards for \$1.00  
Good Standard, 4-4, 12 yards for \$1.00  
Fine, 4-4, 10 yards for \$1.00  
Dress Patterns, 4-4, 8 yards for \$1.00

We will also sell all goods in the same proportion as the above prices. Hoping you will call to see our immense stock, we remain. Yours respectfully,

**H. ROMERO & BRO.**  
N. E. Cor. of Plaza.

**S. PATTY,**  
Manufacturer and dealer in

**Tin, Copper, Sheet Iron Ware**  
Eave-Troughs, Tin Roofing, Camp stoves and miners' outfits.

LAS VEGAS, NEW MEXICO.